

Sen. Annazette R. Collins

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	09700SB1036sam001 LRB097 04763 RLC 54281 a
1	AMENDMENT TO SENATE BILL 1036
2	AMENDMENT NO Amend Senate Bill 1036 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Unified Code of Corrections is amended by
5	adding Article 20 to Chapter III as follows:
6	(730 ILCS 5/Ch. III Art. 20 heading new)
7	ARTICLE 20. INTEGRATED CORRECTIONAL RE-ENTRY PILOT PROGRAM
8	(730 ILCS 5/3-20-5 new)
9	Sec. 3-20-5. Integrated Correctional Re-entry Pilot
10	Program.
11	(a) The General Assembly finds that an Integrated
12	Correctional Re-entry Pilot Program would reduce the costs of
13	incarceration and recidivism in this State.
14	(b) The Illinois Department of Corrections shall establish
15	<u>a 2-year Integrated Correctional Re-entry Pilot Program for</u>

1	eligible offenders.
2	(c) In order for an offender to be eligible for the
3	program:
4	(1) the person shall have a professional diagnostic
5	assessment that has determined that the person is drug or
6	alcohol dependent and would benefit from treatment;
7	(2) the person is a drug or alcohol dependent person
8	within the meaning of the Alcoholism and Other Drug Abuse
9	and Dependency Act or was drug or alcohol dependent at the
10	time of the commission of the present offense;
11	(3) the present offense was committed while the person
12	was under the influence of a controlled substance or
13	alcohol or was committed to acquire property or moneys in
14	order to support the person's drug or alcohol dependency;
15	(4) substance abuse treatment and monitoring will
16	serve to benefit the person by addressing the drug or
17	alcohol dependency and will thereby reduce the likelihood
18	that the person will commit another offense;
19	(5) the person has not been previously convicted of, or
20	adjudicated delinquent for, arson or a related offense
21	pursuant to Article 20 of the Criminal Code of 1961, or a
22	similar crime under the laws of any other state or the
23	United States;
24	(6) the person has not been previously convicted of, or
25	adjudicated delinquent for, the commission of a sex offense
26	as defined in Article 11 of the Criminal Code of 1961 or a

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1	similar crime under the laws of any other state or the
2	United States;
3	(7) the length of the person's aggregate sentence for
4	the present offense was at least 36 months;
5	(8) the person meets eligibility criteria established
6	pursuant to Department of Corrections rules for release to
7	residential community programs except that a person shall
8	be eligible 6 months prior to parole or mandatory
9	<pre>supervised release (MSR);</pre>
10	(9) the person shall be currently participating in an
11	institutional substance abuse treatment program in an
12	Illinois Department of Corrections facility; and
13	(10) any person who meets the eligibility criteria
14	outlined in paragraphs (1) through (9) of this subsection
15	(c) shall be eligible for admission into the program. Any
16	inmate incarcerated on the effective date of this
17	amendatory Act of the 97th General Assembly shall also be
18	eligible for the program if the eligibility requirements
19	specified in paragraphs (1) through (9) of this subsection
20	(c) are met.
21	(d) An offender eligible for the Integrated Correctional
22	Re-entry Pilot Program shall be transitioned to the Integrated
23	Correctional Re-entry Pilot Program for continued care and
24	transitional or re-entry services for the final 6 months of the
25	incarceration portion of his or her sentence.
26	(e) An offender transitioned to the Integrated

1	Correctional Re-entry Pilot Program must reside in his or her
2	own approved residence or approved transitional housing, but
3	shall attend on-site programming at the Integrated
4	Correctional Re-entry Pilot Program facility for 8 to 12 hours
5	a day. An offender in the Integrated Correctional Re-entry
6	Pilot Program shall be placed on electronic monitoring with an
7	approved electronic monitoring device as defined in Section
8	5-8A-2 of this Code for the first 60 to 90 days of his or her
9	participation in the Program. An offender's movements shall be
10	restricted to his or her residence, the Integrated Correctional
11	Re-entry Pilot Program facility, and work or education sites as
12	the offender progresses through the Program. If an offender
13	violates the movement restrictions imposed by this Section, the
14	offender's parole agent shall be immediately notified and the
15	Department of Corrections shall impose punishment upon the
16	offender up to and including revocation of electronic
17	monitoring status and return to incarceration in an Illinois
18	Department of Corrections facility.
19	(f) The Program shall be an integrated Service Delivery
20	model provided by a single qualified vendor, and shall include,
21	at a minimum the following components:

(1) Substance Abuse and Co-Occurring Disorder treatment. Participation in the Program must begin with intensive treatment provided by certified substance abuse counselors or licensed mental health professionals. Upon entry into the Program an offender shall undergo a

1	comprehensive battery of substance abuse and mental health
2	assessments to determine treatment needs. Based on
3	assessed risks and needs individualized goals and
4	objectives must be developed for each participant.
5	Treatment programming must include substance abuse
6	counseling groups, cognitive restructuring interventions,
7	anger management groups, co-occurring disorder groups,
8	individual therapy, and medication-assisted treatment, as
9	indicated. Program compliance must be monitored through
10	regular urinalysis drug testing. The intensive treatment
11	phase shall last a minimum of 90-days, and will be followed
12	by a less intensive "step-down" treatment phase for the
13	minimum of an additional 90 days, designed to prepare
14	offenders for self-sufficiency in the community through
15	continued outpatient and aftercare treatment, life skills
16	training, and employment readiness training.

17 (2) Re-entry Case Management. Re-entry case managers
18 shall coordinate comprehensive re-entry support services
19 tailored to the needs of each offender and shall coordinate
20 the treatment team in the provision of these services.

21 (3) Medication Assisted Treatment. The offender, when 22 indicated, shall be administered once-monthly, 23 non-addictive, FDA-approved medication for the treatment 24 of alcohol dependence and the prevention of relapse to 25 opioid dependence following detoxification.

26 (g) A single treatment provider shall be selected to

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1	provide the Pilot Program through a Request for Qualifications
2	(RFQ) process. A Request for Qualifications form of procurement
3	shall allow the Department of Corrections to select the vendor
4	to implement the Pilot of this Program, without the demands of
5	prescribing the Program in a form solicitation procurement
6	document. This is required so that a qualified provider can
7	assist the Illinois Department of Corrections with the planning
8	and implementation process for the Program during the start-up
9	period authorized by this Code. The RFQ selection shall require
10	that the Illinois Department of Corrections select a vendor for
11	the program that shall:
12	(1) have significant experience providing alcohol and
13	drug abuse treatment, and co-occurring mental health
14	treatment to offenders sentenced to the Department of
15	Corrections, both on an in-custody basis and in community
16	corrections settings;
17	(2) have a record of providing high quality
18	evidence-based substance abuse and alcohol treatment at
19	the community level in Illinois;
20	(3) possess deep knowledge and familiarity with the
21	communities on Chicago's west side; and
22	(4) have experience using once-monthly, non-addictive,
23	FDA-approved medication to treat alcohol and drug abuse.
24	(h) The Integrated Correctional Re-entry Pilot Program
25	shall be based in a facility designed to serve communities on
26	the west side of Chicago.

1	(i) The Department of Corrections shall operate the
2	Integrated Correctional Re-entry Pilot Program for no less than
3	2 years plus a 6-month start-up phase, beginning on the
4	effective date of this amendatory Act of the 97th General
5	Assembly. The Department of Corrections shall monitor and
6	evaluate the impact of the Integrated Correctional Re-entry
7	Pilot Program during its implementation, including cost
8	efficiency and the effect of the Program on recidivism, and
9	establish a 3-year follow up evaluation and outcome assessment
10	for all participants in the Program. The Department of
11	Corrections shall include the results of the evaluation in a
12	report that it must use to assess the potential long-term
13	implementation and expansion of the Integrated Correctional
14	Re-entry Pilot Program in Illinois.
15	(j) Upon completion of the evaluation of the pilot phase,
16	per subsection (i) of this Section, if the Program is found to
17	successfully reduce recidivism and incarceration costs for the
18	target population, the Department of Corrections shall
19	replicate the Program in additional geographic areas of the
20	State. The expansion shall be accomplished through a
21	competitive bid process, with preference given to entities with
22	experience in the provision of integrated services similar to
23	those provided in the Program's design.

Section 99. Effective date. This Act takes effect upon 24 25 becoming law.".